### UNITED STATES BANKRUPTCY COURT EASTERN DISTRICT OF WISCONSIN

In the Matter of:	Chapter 13
SANTANA R. HOSKINS	Case No. 19-25360-BHL
Debtor.	

### NOTICE OF TELEPHONE HEARING ON TRUSTEE'S OBJECTION TO CONFIRMATION

PLEASE TAKE NOTICE that Scott Lieske, Standing Chapter 13 Trustee has filed papers with the court objecting to the proposed Chapter 13 plan filed by the Debtor.

<u>Your rights may be affected.</u> You should read these papers carefully and discuss them with your attorney, if you have one in this bankruptcy case. (If you do not have an attorney, you may wish to consult one.)

A telephone hearing will be held before the Honorable Brett H. Ludwig, United States Bankruptcy Judge, on April 21, 2020 at 1:00 p.m., to consider the Trustee's Objection to Confirmation. To appear by telephone, you must call the Court conference line at 1-888-808-6929, access code 5457889 before the scheduled hearing time. Please note that the Court may already be in session, so please wait quietly on the telephone for your case to be called.

Dated at Milwaukee, Wisconsin, on March 10, 2020.

Scott Lieske, Trustee

Pobert W. Stock, Stoff Attorney

Robert W. Stack, Staff Attorney Christopher D. Schimke, Staff Attorney Sandra M. Baner, Staff Attorney Chapter 13 Standing Trustee P.O. Box 510920 Milwaukee, Wisconsin 53203

T: (414) 271-3943 F: (414) 271-9344

## UNITED STATES BANKRUPTCY COURT EASTERN DISTRICT OF WISCONSIN

In the Matter of: SANTANA R. HOSKINS

Chapter 13 Case No. 19-25360-BHL

Debtor.

#### TRUSTEE'S OBJECTION TO CONFIRMATION OF DEBTOR'S PROPOSED CHAPTER 13 PLAN

The Trustee, Scott Lieske, hereby objects to the proposed Chapter 13 Plan in this bankruptcy proceeding for the following reason(s):

The plan proposes a principal first amortization on a secured claim wherein funds are applied towards principal first while deferring payment on interest until the principal is paid in full. This treatment appears to violate 11 U.S.C. § 1325(a)(5)(B)(ii) as it deprives the creditor of the true present value of the claim. Furthermore, as this is not an ordinary business practice accepted in the financial sector, the proposed treatment is not workable with the Trustee's software as the treatment does not appear to be used in any jurisdiction.

Dated at Milwaukee, Wisconsin, on March 10, 2020

#### OFFICE OF CHAPTER 13 TRUSTEE

/s/\_\_\_\_

Scott Lieske, Chapter 13 Trustee Robert W. Stack, Staff Attorney Christopher D. Schimke, Staff Attorney Sandra M. Baner, Staff Attorney

P.O. ADDRESS:

P.O. Box 510920 Milwaukee, WI 53203 414-271-3943 414-271-9344 (Fax) info@chapter13milwaukee.com

# UNITED STATES BANKRUPTCY COURT EASTERN DISTRICT OF WISCONSIN

In the Matter of: SANTANA R. HOSKINS

Chapter 13 Case No. 19-25360-BHL

Debtor.

#### CERTIFICATE OF SERVICE

I hereby certify that on March 10, 2020, the **TRUSTEE'S OBJECTION TO CONFIRMATION OF DEBTOR'S PROPOSED CHAPTER 13 PLAN and NOTICE OF TELEPHONE HEARING ON TRUSTEE'S OBJECTION TO CONFIRMATION** in this case were electronically filed with the Clerk of Court and served upon the following parties using the ECF system:

OFFICE OF THE U.S. TRUSTEE ESSERLAW LLC

I further certify that I have mailed by United States Postal Service the same documents to the following non-ECF participants:

SANTANA R. HOSKINS 4634 N. 50TH STREET MILWAUKEE, WI 53218

Dated: March 10, 2020

/c/

Tongula Washington
Administrative Assistant
Office of the Chapter 13 Trustee
P.O. Box 510920
Milwaukee, WI 53203
T: (414) 271-3943

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